

Vice Regent for South Carolina.

We noticed in our previous number the appointment of Mrs. Mary Chesnut as Vice Regent for South Carolina. Since then, some few facts in reference to this venerable and interesting lady have come to our knowledge, which will, we doubt not, interest our readers.

Mrs. Chesnut was the daughter of Col. John Cox, of the Quarter Master's Department in the Revolutionary Army, and of Miss Bees, (we are not positive that we spell it correctly,) of New York. For some years previous to the Revolution, Col. Cox was a merchant residing in Philadelphia. About the time of the war, he removed to a beautiful country-seat on the Delaware, near Trenton, called Bloomsbury; but his health failing, in 1790 he returned to Philadelphia, where he died in 1793. He was always esteemed as a patriot and man of integrity and courage; he was a friend of Gen. Washington's, and in habit of frequent social intercourse with him. Although for sixty-three years a resident of South Carolina, Mrs. Chesnut's early life was passed at her father's country-seat of Bloomsbury, and it was while residing there, that the incident occurred to which we have before referred, of her being one of those who welcomed General Washington at Trenton Bridge. Col. Cox's removal to Philadelphia took place during the session of the first Congress; and Mrs. Chesnut, then Miss Cox, was in the habit of attending Mrs. Washington's drawing-room receptions, and always on those occasions having a few words with General Washington himself. She speaks of having met him, for the last time, at a complimentary ball given him on his birthday in 1796. It is a singular and touching coincidence, which has thus made this venerable lady the connecting link between the past and the present, and placed her as one of that band of patriotic women who are endeavoring to perpetuate the memory of their country's Father in the hearts of the American people, and one presiding over a State which is remarkable for the heroism of its revolutionary women, who carried their patriotism so far, that when the British held possession of Charleston they clad themselves in mourning!—Mount Vernon Record.

VIRGINIA LEGISLATURE—EXTRA SESSION.—Gov. Letcher, of Virginia, has determined to convene the Legislature of that State on the 4th of January next.

The immediate occasion for this announcement is nothing more than the arrangement of the affairs of the James River and Kanawha Company.

Nevertheless, says the Richmond Enquirer, it is possible that the Legislature, on assembling, will find even more serious work to do—to which the following extract from Gov. Letcher's inaugural message of January last, may furnish a suggestive clue:

"The irrepressible conflict doctrine, announced and advocated by the ablest and most distinguished leader of the Republican party, is an open declaration of war against the institution of African slavery wherever it exists, and I would be disloyal to Virginia and the South, if I did not declare that the election of such a man, entertaining such sentiments and advocating such doctrines, ought to be resisted by the slaveholding States. The idea of permitting such a man to have the control and direction of the army and navy of the United States, and the appointment of high judicial and executive officers, postmasters included, cannot be entertained by the South for a moment."

ANNOUNCEMENTS.

For the Legislature.

We are authorized by the friends of Maj. B. F. WHITNER to announce him a candidate to represent Anderson District in the next Legislature.

The friends of Maj. JOHN V. MOORE announce him a candidate for the Legislature at the ensuing election.

For Clerk.

We are authorized to announce Capt. H. R. YANDIVER as a candidate for Clerk of the Court at the next election.

The friends of Col. F. A. HORNE announce him a candidate for Clerk of the Court for Anderson District at the next election.

The many friends of ELIJAH WEBB, Esq., would announce him as a candidate for Clerk of the Court for Anderson District at the next election.

To the Voters of Anderson District.

"MY FRIENDS," have announced my name as a candidate for Clerk of the Court at the ensuing election, and it is due to them, as well as to the voters of the District generally, that I should make a response to the announcement. At the close of my last canvass, I stated publicly that I did not expect to be again a candidate, and my purpose remained unshaken until December last, when my situation was in many respects greatly changed—owing to my misfortune, which is known to the District.

I was born and reared in this District, and am, perhaps, the oldest citizen of this town—have always resided here, and hope that my bones may repose in her soil. I have received many favors from my fellow-citizens, and have tried to discharge the trust they have so kindly confided to me with courtesy, zeal and strict fidelity. My past services and performance in the office is the best guarantee I can offer the District for a faithful discharge of its duties in the future. Many voters, therefore, and my friends generally, are authorized to use my name as a candidate for re-election.

ELIJAH WEBB.

JOCASSE LODGE, No. 18.

I. O. O. F.

Meets every FRIDAY NIGHT, at 8 o'clock, at Odd Fellows' Hall. The members are required to be punctual in attendance.

By order of the N. G.

J. W. BROTHERS, Secretary.

Sept. 11, 1860

ELECTION NOTICE.

In compliance with an order of the Legislature of South Carolina, passed at the last session, an ELECTION will be held in this District for four REPRESENTATIVES, on the second Monday in October next, at the following places. The polls to be kept open two days at Anderson Court House and Pendleton Village, and one day (Monday) at each of the other precincts. The managers to meet at Anderson Court House on the Wednesday following, count the votes and declare the election.

Anderson Court House—J. C. Whitfield, Thomas M. White, John B. Moore.

Pendleton—T. J. Bellotte, B. E. Seaborn, E. A. Sharpe.

Haynie's—J. C. Haynie, William Haynie, W. S. Norris.

Craytonville—L. P. Featherston, J. L. Williams, L. W. Trinkle.

Sherrard's—Jas. W. Sherrard, James A. Gray, J. W. Simpson.

Greenwood—B. F. Glen, Willis Watkins, G. D. Barr.

Bozeman's—N. McAllister, G. W. Decher, H. P. Price.

White Plains—John King, D. Watkins, W. C. Welborn.

Townville—M. Palmer, G. W. Burns, H. R. Vandiver.

Storeville—Jasper Brown, R. B. Doyle, J. T. Rice.

Centerville—J. L. McElroy, Asa Avery, David Watkins.

Andersonville—F. E. Harrison, C. E. Earle, T. Wells.

Williamston—J. C. Griffin, F. A. Hoke, D. Ligon.

Honea Path—R. Cobb, W. H. Acker, J. C. Williams.

Stantonville—Allen Kelley, J. J. Cooley, J. Jefferson Poor.

Hayward's—S. A. Dean, Samuel Dean, D. C. Howard.

Calloun—B. F. Smith, J. M. Cox, Hampton Poor.

McClinton's—Newton Gilmer, Levi Burris, P. K. Norris.

Orville—Charles Webb, M. Duckworth, J. N. Wilson.

Douthit's—J. P. Sittin, W. M. Orr, R. Elrod.

Brown's Muster Ground—Dr. J. Hix, Lucey Cox, Wm. Holland.

Belton—G. B. Telford, G. W. McGee, J. H. Telford.

Evergreen—E. J. Earle, J. Cunningham, M. H. Smith.

Minton's—W. J. Major, Benson Black, A. J. Smith.

REGULATIONS.

Resolved, That the Managers of Elections are required to pay special attention to the following portions of the law relating to elections:

1. The names of voters to be regularly written as they vote, and the lists preserved.
2. If two or more tickets (i. e., tickets written on) be found rolled up together, or more names be found written on any ticket than ought to be voted for, all such tickets not to be counted.
3. If any Manager shall knowingly receive an illegal vote, or shall refuse to admit legal votes, or shall neglect or refuse to attend to the election, or shall count the ballots before the proper time, or at any other time than the proper place, he shall be liable to penalties.
4. Managers are authorized to administer oaths and examine witnesses to maintain order and regularity at the polls; and by order in writing, (directed to the Sheriff, Constable or Special Deputy,) to commit to jail for one day any person who shall refuse to obey the lawful commands of the Managers, or who shall disturb their proceedings.
5. If any person refuse to make the proper oath, or if the Managers shall be otherwise satisfied that he is not qualified, his vote shall be rejected.
6. The Managers, for any other person entitled to vote, may challenge any person offering to vote.
7. Managers are authorized to swear each other, or they may be sworn by any one authorized to administer an oath.
8. In case of the death, removal from the District, or refusal to serve, of any Manager, a majority of the delegation are authorized and required to fill up the vacancy by appointment in writing.
9. Polls to be opened at 9 o'clock A. M., and closed at 4 o'clock P. M., with convenient intervals. The box, vessel or bag to be sealed up when the polls are closed, and not to be opened except to receive on the second day, and to count the votes at the regular time and place.

Resolved, That the Managers of Elections, prior to their proceeding to the elections, do take the following oath or affirmation before some Magistrate: "That they will faithfully and impartially conduct and attend the foregoing elections, agreeably to the Constitution of the State of South Carolina and the laws thereof."

Resolved, That in future, no person qualified to vote for members of each branch of the Legislature, shall be permitted to vote in more than one election district or parish, and the Managers of Elections throughout this State are hereby required and directed, if they think proper (or on the application of any elector present,) to administer to any person or persons offering to vote, the following oath: "I, A. B., do solemnly swear (or affirm, as the case may be) that I have not, at this general election for members of the Legislature, voted in any other district or parish, and that I am constitutionally qualified to vote—so help me God."

And if any person or persons, required as aforesaid to take said oath or affirmation, shall refuse to do so, then the Managers, in their respective Election Districts and Parishes, shall be, and are hereby, required and enjoined to refuse such vote or votes, and in case the Managers shall refuse to require the oath as aforesaid when demanded, they shall be liable to all the pains and penalties they would be liable and subject to for neglecting any other duties required by them as Managers of Elections for either branch of the Legislature.

Resolved, That the Act amending the fourth Section of the Constitution of the State of South Carolina be herewith published, to wit:

"Every free white man of the age of twenty-one years, (paupers and non-commissioned officers and private soldiers of the Army of the United States excepted,) who hath been a citizen and resident in this State two years previous to the day of election, or a town lot which he hath been legally seized and possessed at least six months before such election, or not having such a freehold or town lot, hath been a resident in the election District in which he offers to give his vote, six months before the said election, shall have a right to vote for a member or members to serve in either branch of the Legislature for the Election District in which he holds such property or is so resident."

Resolved, That the two years' residence required by the Constitution in a voter, are the two years immediately previous to the election, and the six months' residence in the Election District, are the six months immediately previous to the election. But if any person has his home in the State, he does not lose the right of residence by temporary absence with the intention of returning; and if he has his home in the Election District, his right to vote is not impaired by a temporary absence with the intention of returning; but if one has his home and his family in another State, the presence of such person, although continued for two years in the State, gives no right to vote.

Resolved, That it shall be the duty of some one of the Managers of Elections, at each poll, to meet the Managers of Elections at the Court House, or place appointed by law to count the votes, and should the Managers of any poll refused taken to have the votes at that poll received taken to the Court House, or place appointed by law to count the votes, by some one of them, and counted according to law, each of the Managers shall be subject to be indicted, and on conviction, shall be fined at the discretion of the Court, in a sum not exceeding twenty dollars. (A. A. 1851, pp. 131, 133.)

Resolved, That Managers of Elections throughout the State be, and are hereby, enjoined to exercise the utmost diligence, care and promptness, in discharging their duties, in making correct and full returns, and in enforcing the laws and regulations provided for their guidance, so as to insure fair and valid elections, and preserve the purity of the elective franchise.

Resolved, That it shall be the special duty of the Managers to report to the Attorney-General and Solicitors all violations of the election law, and all cases of bribery and corruption, and to use their best efforts to bring the offenders to justice.

Sept. 25, 1860.

ANDERSON PRICES CURRENT.

Corrected weekly by England & Bowley.

BAGGING	17	@	12 1/2
BALF ROPE	25	@	30
BAGGING TRINE	25	@	30
ADAMANTINE CANDLES,	45	@	50
SPERM CANDLES,	18	@	20
RIO COFFEE,	60	@	1.00
JAVA COFFEE,	61	@	7
TEA,	11	@	12 1/2
RICE,	11	@	12 1/2
N. O. SUGAR,	11	@	12 1/2
(C) COFFEE do.	12 1/2	@	12 1/2
(B) do. do.	13	@	13 1/2
(A) do. do.	14	@	14
CRUSHED do.	14	@	15
LOAF do.	65	@	45
N. O. MOLASSES,	22	@	25
WEST INDIA do.	14	@	15
SALE, 1/2 sack,	14	@	15
CASE STEEL,	14	@	15
GERMAN STEEL,	14	@	15
BESTER do.	64	@	7
SWEDISH IRON,	5	@	14
ENGLISH do.	64	@	7
BAND do.	9	@	10
SHEET do.	64	@	10
CASTINGS,	5	@	6 1/2
NAILS,	\$7	@	00 @ 7 50
RIFLE POWDER,	\$5	@	00 @ 5 50
BLASTING do.	9	@	10
LEAD,	\$2	@	25 @ 2 50
SHOT, 1/2 bag,	\$1	@	50
INDIGO,	20	@	18
MADDER,	16	@	18
BLUE STONE,	\$1	@	10 @ 1 25
LINSEED OIL,	00	@	1 00
TRIA do.	\$2	@	50 @ 2 75
WHITE LEAD, 25 lb kegs,	8	@	00 @ 3 25
FRENCH GLASS, 8 x 12,	3	@	50 @ 3 75
do. do. 10 x 12,	3	@	75 @ 4 00
do. do. 12 x 14,	\$3	@	25
MACKEREL, in kits, No. 3,	3	@	50
do. " " 2,	3	@	75
do. " " 1,	25	@	50
TOBACCO,	\$1	@	10 @ 1 20
YARN,	\$1	@	10 @ 9
SHIRTING,	11	@	12 1/2
OSNABURGS,			

COUNTRY PRODUCE.

COTTON,	9 1/2	@	10
FLOUR, 1/2 bbl.,	\$8	@	00
WHEAT,	1	@	25
CORN,	1	@	25
MEAL,	1	@	25
LARD,	18	@	20
TALLOW,	10	@	12 1/2
BUTTER,	15	@	10
EGGS,	12 1/2	@	15
CHICKENS,	17	@	18
BACON, hog round,	20	@	
BEEFWAX,	2 1/2	@	
RAGS,			

PARMENTER & CAMPBELL'S

SEWING MACHINES.

(BOOTH'S PATENT.)

THE subscribers call the attention of the public to the above Sewing Machines. These machines are reliable, simple, cheap and durable, and well adapted to sewing different kinds of cloth—from the finest fabric to the coarsest plantation goods. It is wonderful the amount of labor they save. Ladies who have tried them, are completely fascinated with the rapidity and neatness with which their work is done. These Machines, now offered to the public of Anderson and Pickens Districts by the undersigned, through their regular agent, Mr. John Hammond, are thought to be superior to anything of the kind yet offered in this market, when you take into account the price, the simplicity of their machinery, and the ease of learning to sound them. The learning to sew is often difficult, but on these machines it is thought to be less so than on any machine the subscribers have seen. Price of Machine, \$50.00; Hemmer, \$5.00. The Machine may be taken either with or without the Hemmer, as the purchaser may desire.

For further particulars apply to the subscribers, or agent, at Anderson C. H., S. C.

A. P. CARTER,

CHARLES GALLIARD,

HERBERT HAMMOND.

Sept. 11, 1860.

Ordinary's Sale.

BY virtue of an order of sale to me directed, I will sell at public auction at Anderson Court House on Saturday in October next, the following Tracts of Land, to wit:

All that Tract of Land, situated in Anderson District, on the waters of Twenty-Mile Creek, bounded by lands of Wm. C. McKinney, J. P. Traynum and others, containing thirteen acres, it being the real estate of Frances Martin, dec'd.

Also, all that Tract of Land, situated in Anderson District, in the town of Belton, bounded by lands of Dr. W. C. Brown, the Academy lot and others, containing fourteen acres, more or less, it being the real estate of Dr. Maxwell C. Cobb, deceased.

Also, one other Tract of Land, held in copartnership by Dr. W. C. Brown and Dr. Maxwell C. Cobb, deceased, situated in the same District aforesaid, on the waters of Broadwater Creek, bounded by lands of Williamson Brezale, Lucy Brezale and others, and containing ninety-seven acres, more or less, on which Dorchester Baptist Church is located, the church buildings and some two acres being reserved.

TERMS OF SALE.—On a credit of twelve months, with interest from the day of sale, the purchaser giving bond with good security and a mortgage of the premises, if deemed necessary, to the Ordinary for the payment of the purchase money—except the costs, which will be required in cash.

J. D. M. DOBBINS, S. A. D.

Sheriff's Office, Sept. 11, 1860.

DENTAL CARD.

DR. R. M. FROST,

Surgeon Dentist,

(LATE OF CHARLESTON.)

HAVING located in Anderson, offers his services to its citizens and vicinity in every branch of his profession.

N. B.—Particular attention paid to the regulation of children's teeth.

Rooms over E. W. Brown's Store.

Aug. 28, 1860.

Home Again!

JOHN MILLWEE

Is again at his old stand, taking

PICTURES AT FIFTY CENTS.

He refers to any one who has ever patronized

him for the proof that they are

NO HUMBBUG!

Sept. 4, 1860

Election Notice.

THERE will be an election held at the various boxes throughout Anderson District on the second Monday in October next, for TAX COLLECTOR for Anderson District to fill the vacancy occasioned by the expiration of the term of the present incumbent.

Clerk's Office, August 20, 1860.

SHAVING, HAIR-DRESSING, &c.

ROBERTS

Would take pleasure in informing the public that the FARMER SHOP has been refitted and newly furnished. He is prepared to accommodate customers at all hours, Sundays excepted.

Shop in the Benson House.

Aug. 28, 1860.

NOTICE.

Application will be made to the next Legislature for an act to incorporate Shiloh (Baptist) Church with the usual powers and privileges.

Aug. 21, 1860.

NOTICE.

Is hereby given to all whom it may concern, that application will be made to the next Legislature of South Carolina to alter and amend the charter of incorporation of the town of Anderson in certain particulars.

Aug. 28, 1860.

NOTICE.

Is hereby given that application will be made to the next Legislature for an act incorporating the "Palmetto Riflemen," a volunteer military company to be formed at Anderson.

Aug. 28, 1860.

NEW FIRM AND NEW STOCK!

Confectionary and FANCY GOODS.

THE undersigned having purchased the Stock of Confectionaries and Fancy Goods of J. M. Partlow, would inform the public that they have in store and are constantly receiving a full supply of articles in this line, such as

CANDIES, RAISINS,
NUTS OF ALL KINDS,
FRUITS, FRESH AND PRESERVED,
OYSTERS, SARDINES, MACKEREL,
GINGER, SPICE, PEPPER,
TOBACCO AND CIGARS,

ALE, PORTER, LAGER BEER,
WINES OF ALL KINDS, STRUPS, &c.

In the Fancy Goods Line

We have an extensive assortment, among which will be found Violins, Banjos, Accordions, Tamborines; Hair Brushes, Nail and Tooth Brushes, Combs, Port Monnaies; Writing Paper, Pens, Ink, Envelopes; Percussion Caps, Buggy and Wagon Whips, and many other articles in this branch too numerous to mention.

We invite the attention of the community generally to our Stock, comprised of an extensive variety and which will be sold at the most reasonable prices, for Cash only.

Aug. 21, 1860.

SAMUEL H. OWEN.

SPLendid WHOLESALE STOCK OF FOREIGN DRY GOODS.

HAMILTON EASTER & CO.,

IMPORTERS AND JOBBERS OF FOREIGN DRY GOODS,

ON THE UPPER FLOORS OF

Nos. 199, 201 and 203, Baltimore Street,

BALTIMORE.

INVITE the attention of WHOLESALE BUYERS to their large and splendid assortment of FOREIGN DRY GOODS,

Entirely of their own Importation,

Selected by one of the firm, in the

Manufacturing Districts of

EUROPE,

And which, in VARIETY OF ASSORTMENT, GOOD TASTE IN SELECTION AND MODERATE PRICES cannot be excelled by any House in the

UNITED STATES.

Aug. 11, 1860.

NO HUMBBUG!

Fifty Cents

Will Get Your LIKENESS AT

MILLWEE'S GALLERY

NOT A "LITTLE BIT OF A THING,"

BUT A GOOD LIKENESS,

In a Good Case.

CHILDREN UNDER 6 YEARS OF AGE

Double Price.

CALL SOON, AS HIS STAY IS LIMITED.

Aug. 14, 1860.

HEAD QUARTERS.

FIRST BRIG., FIRST DIV., S. C. M.

Greenville, S. C.

ORDER NO. —

THE Regiments comprising this Brigade are hereby ordered to appear at the following times and places, for Review and Drill:

The 3d Regiment at Toney's Old Field on the 11th September.

The 4th Regiment at Haynie's on the 13th September.

The 42d Regiment at Craig's on the 15th September.

The 2d Regiment at Hall's on the 18th September.

The 5th Regiment at Hunter's on the 20th September.

The 1st Regiment at Bruton's on the 22d September.

The commissioned and non-commissioned officers will appear the day previous to the Review of their respective Regiments, for Drill and Instruction.

Colonels of Regiments must make their Returns at the Reviews.

The Brigade Staff will be required to attend every Review in the Brigade.

Colonels of Regiments are charged with the extension of this Order. By order

W. K. EASLEY, Brig. Gen'l.

H. LEE THURSTON, Brig. Maj.

Aug. 14

Furniture Ware-Rooms,

SECOND STORY OF MASONIC BUILDING,

ANDERSON C. H., S. C.

THE undersigned have received an elegant assortment of FURNITURE of all kinds, which will be sold at the very lowest prices. We will keep constantly on hand a variety of Furniture of every style and finish, and respectfully invite inspection from the citizens of Anderson and surrounding country. Call and examine, and we will suit you both in price and quality.

Marble Yard

AT ANDERSON C. H. AND PENDLETON.

Marble Slabs, Tombs, Monuments, Head Stones, &c., put up in the best style of workmanship and at reasonable prices. Letters cut at 3 1/2 cts. each; raised letters, 20 cts. each.

MR. JOHN C. CHERRY is our authorized agent at Pendleton.

LEAVELL & WHITE, Anderson C. H.

Aug. 21, 1860.

PAY UP! PAY UP!!

HAVING disposed of my Confectionary, all persons indebted on acct. will do well to settle with me by the 15th of September next, as after that time they will find their indebtedness in the hands of an officer. There is no mistake about this, for I mean every word that is said.

JOHN M. PARTLOW.

Aug. 21, 1860.

100 NEGROES WANTED!